UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In re:

Chapter 11

Granite City Food & Brewery Ltd.,

Granite City Restaurant Operations, Inc., Granite City of Indiana, Inc., Granite City of Maryland, Inc., Granite City of Kansas Ltd., Case Nos.: 19-43756

19-43757 19-43758 19-43760 19-43759

Debtors.

Joint Administration Pending

APPLICATION FOR ADMISSION PRO HAC VICE

NOTICE TO ATTORNEY APPLICANTS FOR ADMISSION PRO HAC VICE:

THE FILING OF THIS APPLICATION AND ENTRY OF ANY ORDER GRANTING IT **DO NOT** AUTOMATICALLY PROVIDE YOU WITH NOTICES IN THIS CASE OR "FILING USER" ACCESS TO THE U.S. BANKRUPTCY COURT FOR THE DISTRICT OF MINNESOTA CM/ECF SYSTEM. **IN ORDER TO RECEIVE E-MAIL NOTICES AND/OR TO FILE DOCUMENTS ELECTRONICALLY, ATTORNEYS ADMITTED PRO HAC VICE MUST SUBMIT A COMPLETED ATTORNEY REGISTRATION FORM, SUCCESSFULLY COMPLETE A TEST FILING [DOCUMENT/NOTICE OF APPEARANCE] AND FILE A NOTICE OF APPEARANCE**

Affidavit of Movant

I, **Charles E. Nelson**, an active member in good standing of the bar of the U.S. District Court for the District of Minnesota, request that this Court admit *pro hac vice* **Craig S. Ganz, Esq.**, an attorney admitted to practice and currently in good standing in the U.S. District Court for the District of Arizona but not admitted to the bar of this court, who will be counsel for **STORE Capital Corporation and STORE Master Funding I, LLC** in the case listed above. I am aware that the local rules of the court require that an active Minnesota resident, unless the court grants a motion for a non-Minnesota resident to serve as local counsel, who is a member in good standing of the bar of this court participate in the preparation and presentation of the case listed above, and accept service of all papers served.

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¹ The Order granting this Application will serve to admit the proposed admittee to practice in the case noted above and any adversary proceedings to that case in which the admittee appears. If the movant declines to serve as local counsel in any such adversary proceedings, a second Application for *Pro Hac Vice* involving a different movant will be required.

Case 19-43756 Doc 34 Filed 12/19/19 Entered 12/19/19 11:48:16 Desc Main Document Page 2 of 2

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I am a resident of the State of Minnesota, and agree to participate in the preparation and the presentation of the cases above and accept service of all papers served as required by U.S. District Court Local Rule 83.5(d) (sign and complete information below).

I am not a resident of the State of Minnesota and hereby move for permission to act as local counsel under LR 83.5(d). I agree to participate in the preparation and the presentation of the case listed above, and accept service of all papers served as required by LR 83.5(d) should my motion for a non-resident to serve as local counsel be granted by the court (sign and complete information below and attach a completed Motion for Permission for a Non-Resident to Serve as Local Counsel).

Signature: /s/ Charles E. Nelson Date: December 19, 2019

MN Attorney License #: 0392389

Affidavit of Proposed Admittee

I, Craig S. Ganz, Esq., am currently a member in good standing of the U.S. District Court for the District of Arizona, but am not admitted to the bar of this court. I understand that if this Court grants me admission pro hac vice, the moving attorney identified in this motion must participate in the preparation and presentation of the case listed above, and must accept service of all papers served as required by LR 83.5(d). I further understand that, while the U.S. Bankruptcy Court for the District of Minnesota is an electronic court, I will receive notice and service by mail unless and until I submit the CM/ECF New Registration and Change User Information Form and one test motion, after which I will receive notice by electronic means.

Signature: Date: December 19, 2019

Typed Name: Craig S. Ganz

Attorney License Number: <u>023650</u> issued by the State of AZ.

Law Firm Name: Ballard Spahr LLP

Law Firm Address: 1 E. Washington Street, Suite 2300

Phoenix, AZ 85004

Main phone: (602) 798-5400

E-mail address: ganzc@ballardspahr.com